Exhibit "A"

FILED

2866 AUG 15 AM 10: 08



8

10

11

12

13

14

15

BUCHALTER NEMER A Professional Corporation MICHAEL L. WACHTELL (SBN: 47218) RICHARD P. ORMOND (SBN: 207442)

1000 Wilshire Boulevard, Suite 1500 Los Angeles, CA 90017-2457 Telephone: (213) 891-0700 Facsimile: (213) 896-0400

E-mail: mwachtell@buchalter.com E-mail: rormond@buchalter.com

Attorneys for Plaintiff ARGENT MORTGAGE COMPANY, LLC

BAKER & HOSTETLER LLP LISA I. CARTEEN (SBN: 204764) 333 S. Grand Ave., Suite 1800 Los Angeles, CA 90071-1523 Telephone: (213) 975-1600 Facsimile: (213) 975-1740 Email: lcarteen@bakerlaw.com

Attorneys for Plaintiff TEAM RAHAL, INC.

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

16 ARGENT MORTGAGE COMPANY, LLC, a California limited liability company; and 17 18 TEAM RAHAL, INC., an Ohio Corporation, 19

Plaintiffs.

VS.

EDWARD MCCAIN, an individual,

Defendant.

Case No. SACVOG -749 CJC (RNBx)

ARGENT MORTGAGE COMPANY, LLC'S AND TEAM RAHAL, INC.'S COMPLAINT FOR DECLARATORY JUDGMENT OF NON-INFRINGEMENT

DEMAND FOR JURY TRIAL

24

23

20

21

22

25

27

26

28

BUCHALTER NEMER HESSIONAL CORPORATION LOS ANGELES

Plaintiff Argent Mortgage Company, LLC ("Plaintiff Argent") and Plaintiff Team Rahal, Inc. ("Plaintiff Team Rahal") (hereinafter collectively the "Plaintiffs"), for their Complaint for Declaratory Judgment in this action, allege as

follows:

1 JURISDICTION AND VENUE 2 1. This is an action for declaratory judgment of non-infringement of 3 copyrights registered under United States Registration No. Vau-564-275. The 4 action arises under The Federal Declaratory Judgment Act, 28 U.S.C. §§ 2201 and 2202, and the copyright laws of the United States, 17 U.S.C. § 101 et seq. 5 6 2. This Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338. 7 8 3. Venue is proper in this Court under 28 U.S.C. § 1391(b) because a substantial part of the events or omissions giving rise to the infringement claims of 9 Defendant Edward McCain ("Defendant") occurred in this judicial district. Further, 10 11 Defendant entered into an agreement related to the subject matter of the claims and the copyrights of Registration No. Vau-564-275 in this judicial district. 12 13 THE PARTIES 14 Plaintiff Argent is a California limited liability company with its 15 principal place of business at 3 Park Plaza, 19th Floor, Irvine, California 92614. 16 Plaintiff Team Rahal is an Ohio corporation with its principal place of 5. business at 4601 Lyman Drive, Hilliard, Ohio 43026. 6. On information and belief, Defendant is a citizen of the United States of America, having a place of business at 211 S. 4th Avenue, Tucson, Arizona 85701. **FACTS** Plaintiff Argent is one of the fastest-growing, wholesale mortgage companies in the United States.

- 8. . Plaintiff Team Rahal is a corporation established by three-time CART champion Bobby Rahal to manage and operate an Indy Racing Team.

27

26

17

18

19

20

21.

22

23

24

25

///

///

28

COMPLAINT

Exhibit

Page

20

21

22

23

24

25

26

27

28

BUCHALTER NEMER LOS ANGELES

COMPLAINT

Exhibit

Page

1 FIRST CLAIM FOR RELIEF 2 Declaratory Judgment of Non-Infringement of Copyright 3 Plaintiffs repeat the averments in paragraphs 1-17 above as if fully set 18. 4 forth herein. 5 19. Plaintiffs' uses of the Photographs do not infringe Defendant's 6 Registered Copyright. Therefore, Plaintiffs are entitled to a declaratory judgment 7 of Plaintiffs' rights, specifically, that Plaintiffs have not infringed Defendant's 8 Registered Copyright. SECOND CLAIM FOR RELIEF Declaratory Judgment of No Liability for Alleged Infringement by Third 10 11 **Parties** 12 20. Plaintiffs repeat the averments in paragraphs 1-19 above as if fully set 13 forth herein. 21. 14 Plaintiffs did not authorize any third parties to use the Photographs and 15 are not responsible for any such use of the Photographs. 16 22. Plaintiffs are not liable for any alleged infringement of Defendant's 17 Registered Copyright by third parties. Therefore, Plaintiffs are entitled to a 18 declaratory judgment against Defendant that Plaintiffs are not liable for any alleged 19 infringement of Defendant's Registered Copyright by third parties. 20 PRAYER FOR RELIEF WHEREFORE, Plaintiffs pray that the Court enter judgment in their favor 21. 22 as follows: 23 1. A declaration that Plaintiffs' uses of the Photographs, which 24 Defendant contends are an infringement of Defendant's copyrights, do not 25 constitute infringement of Defendant's Registered Copyright pursuant to 17 U.S.C. 26 § 501 or a violation of any other rights held by Defendant; 27 /// /// 28

BUCHALTER NEMER
A PROPERHICHAL CORDERTION
LOS ANGELES

COMPLAINT

Exhibit

__Page__//

Los Anceles	COMPLAINT A - 1-2
UCHALTER NEMER	5
. 28	
27	
. 26	
25	
24	
23	
22	
21	
20	
19	
18	
17	
16	
. 15	Attorneys for Plaintiff TEAM RAHAL, INC.
14	LISA I. CARTEEN
13	By: / CAA 001
12	
11	DATED: August 4, 2006 BAKER & HOSTETLER LLP
10	
9	Attorneys for Plaintiff
8	By: / //// / /// /
7	
5	A Professional Gornoration
4	
3	
2	
1	3.4

Exhibit

1 **DEMAND FOR JURY TRIAL** 2 Pursuant to F.R.C.P. 38(b), Plaintiffs hereby demand a trial by jury in this 3 action of any issues triable by jury. <u>4</u>, 2006 5 DATED: August/ 6 8 MICHAEL L. WACHTELL
Attorneys for Plaintiff
ARGENT MORTGAGE COMPANY, LLC 9 10 DATED: August <u>//</u>, 2006 BAKER & HOSTETLER LLP 11 12 13 14 Attorneys for Plaintiff TEAM RAHAL, INC. 15 16 501135461.1 17 BN 945090vi 18 19 20 21. 22 23 24 25 26 27 28 BUCHALTER NEMER COMPLAINT

Exhibit "B"

EDWARD McCAIN, an individual,

Counterclaim Plaintiff,

23

21

22

24

25

27

TEAM RAHAL, INC., an Ohio Corporation, RAHAL LETTERMAN RACING, INC., a California limited liability company; and ARGENT MORTGAGE COMPANY, LLC, a California limited liability company,

Counterclaim Defendants.

28

I

2

3

4

5

6

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Defendant and Counterclaimant EDWARD MCCAIN ("McCain") hereby answers the Complaint ("Complaint") of Plaintiffs ARGENT MORTGAGE COMPANY, LLC ("Argent") and TEAM RAHAL, INC. (collectively "Plaintiffs") as follows:

JURISDICTION AND VENUE

- 1. Defendant denies the allegations in Paragraph 1 of the Complaint while admitting that copyrights are registered under United States Registration No. Vau-564-275.
- 2. Defendant denies the allegations contained in Paragraphs 2 and 3 of the Complaint.

THE PARTIES

- 3. Defendant admits, on information and belief, the allegations contained in Paragraphs 4 and 5 of the Complaint.
- 4. Defendant admits the allegations contained in Paragraph 6 of the Complaint.

FACTS

- 5. Defendant lacks knowledge or information sufficient to admit or deny the allegations contained on Paragraphs 7, 8 and 9 of the Complaint.
- 6. Defendant admits only to the allegation in Paragraph 10 of the Complaint that he is the author of and exclusive owner of all rights in and to photographs taken by him on or about November 13 and 14th 2002, of Indy-series race car driver, Danica Patrick (the "Photographs"), but denies the alleged fact that Plaintiff Argent was authorized to use the Photographs pursuant to a contract with a third party intermediary.
- 7. Defendant denies the allegations contained in Paragraph 11 of the Complaint, but admits that the Photographs are registered with the U.S. Copyright Office, which issued registration number Vau-564-275 (hereinafter "Registered Copyright").

(Estoppel)

28

ANSWED TO COMPLANT AND TO THE	
ANSWER TO COMPLAINT AND COUNTERCLAIMS	
E-thu K	-

Eighth Affirmative Defense to All Claims

26

27

28

(Lack of Facts and Law)

ANSWER TO COMPLAINT AND COUNTERCLAIMS

herein of the allegations and claims contained within Defendant's counterclaim.

26

27

28

Fourteenth Affirmative Defense to All Claims

(Failure to Mitigate)

ANSWER TO COMPLAINT AND CO	OID PERSON OF A SECOND	
THE WEST TO COMPLAINT AND CO	JUNTERCLAIMS	
· - · - ·	- 0. 12 DA CODA 11/11/10	
	Ð	· 10
	E-ASSA K	Dogo (%)
	Exhibit D	Page <i></i>

28. To the extent that Plaintiffs have suffered any damage, loss, and/or injury, which Defendant expressly denies, Plaintiffs failed to take the necessary, prudent, and appropriate steps to mitigate the alleged damage, loss, and/or injury they claim that they have suffered.

Fifteenth Affirmative Defense to All Claims

(Lack of Due Diligence)

29. Each of Plaintiffs' claims is barred as a result of Plaintiffs' failure to conduct reasonable and adequate due diligence to protect their own interests and obligations.

Sixteenth Affirmative Defense to All Claims

(Privilege)

30. Defendant was legally privileged to commit the acts alleged in the Complaint, to the extent that such acts occurred.

Seventeenth Affirmative Defense to All Claims

(Unjust Enrichment)

31. Each of Plaintiffs' claims against Defendant is barred because any recovery by Plaintiffs in this action would result in unjust enrichment.

Eighteenth Affirmative Defense to All Claims

(Violations of Law)

32. Each of Plaintiffs' claims is barred to the extent that Plaintiffs have violated one or more laws in connection with the matters alleged in the Complaint. Among other things, Plaintiffs caused Photographs to be published in electronic press kits, advertising, promotional materials, t-shirts and editorial uses in newspapers, websites, and magazines in violation of Defendants Registered Copyrights.

25

1

2

3

4

6

7

8

9

10

11

12

13

i4

15

16

17

18

19

20

21

22

23

24

26

27

28

Nineteenth Affirmative Defense to All Claims

(Defective Chain-of-Title)

ANSWER TO COMPLAINT AND COUNTERCLAIMS

Exhibit B Page 19

2

3

4

5

6

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

33. Plaintiffs are not entitled to recover against the Defendant to the extent that Plaintiffs' claimed chain-of-title to the subject works is defective.

Twentieth Affirmative Defense to All Claims

(Parties Lacked Rights Conveyed)

34. Plaintiffs are not entitled to recover against the Defendant to the extent that Plaintiffs' claimed ownership of rights in the subject works is based on rights conveyances from a party or parties which did not own the rights purportedly conveyed.

Twenty-First Affirmative Defense to All Claims

(Failure to Join Indispensable Parties)

35. Plaintiffs have failed to join indispensable parties.

Twenty-Second Affirmative Defense to All Claims

(Additional Defenses)

36. Defendant hereby gives notice that he intends to rely upon any additional affirmative defenses which become available or apparent during discovery and thus reserves the right to amend his answer to assert such additional defenses.

AS AND FOR

THE COUNTERCLAIMS FOR COPYRIGHT INFRINGEMENT

Counterclaimant Edward McCain ("Counterclaimant"), for his complaint for copyright infringement against Counterclaim Defendants Team Rahal, Inc. ("Team Rahal"), Rahal Letterman Racing, LLC ("Rahal Letterman") and Argent Mortgage Company, LLC ("Argent") (collectively, "Counterclaim Defendants"), hereby alleges as follows:

INTRODUCTION

1. Counterclaimant is a prominent commercial photographer whose photography business is located in Tucson, Arizona. In or about November 2002, McCain engaged in a photography session with a then-unknown racing car driver

- named Danica Patrick. The McCain photographs of Danica Patrick were registered with the U.S. Copyright office and were granted a registration # VAU-564-275 (the "Photographs").
- 2. Upon information and belief Counterclaim Defendants came to possess the Photographs by receiving copies of the Photographs in electronic format with full knowledge of the copyrights and McCain's rights in the Photographs.
- 3. Upon information and belief, Danica Patrick has been racing for Team Rahal and Rahal Letterman since the year 2002. The buzz surrounding Danica Patrick began after the 2004 IndyCar racing season when Team Rahal and Rahal Letterman announced that Patrick would be racing in the IRL IndyCar Series during the 2005 season. On May 29, 2005 Danica Patrick erupted onto the racing scene and quickly became an international media sensation after she became the first woman ever to lead the Indianapolis 500 over its 89-year race history at the age of 23. Patrick subsequently posted the highest ever finish for a female driver in an Indianapolis 500 by placing fourth that day, which topped Janet Guthrie's ninth place finish in 1978.
- 4. Counterclaim Defendants, in and around the time that Danica Patrick gained notoriety as a popular sports figure, began a lucrative and national sponsorship campaign featuring Patrick. Counterclaim Defendants, individually or in concert, reproduced at least 19 of the Photographs of Danica Patrick by Edward McCain in various and numerous media including print advertisement, promotional materials, souvenir programs, media guides in print and electronic formats, so-called "hero-cards", t-shirts, electronic press kits, websites and various electronic media, including the Internet. Further, Counterclaim Defendants distributed and caused to be published Photographs by various media outlets such as People Magazine, Magazine, Indy Men's Magazine, USA Today and other third parties for reproduction in print and electronic media as part of a massive public relations campaign to promote Danica Patrick, Team Rahal, Rahal Letterman and Argent (a major sponsor featured prominently in the Photographs), as well as other third party

ANSWER TO COMPLAINT AND COUNTERCLAIMS

Exhibit B Page 2/

sponsors, including Norwalk Furniture, Pioneer Electronics and Toyota Motors.

Copies of the Photographs distributed by Counterclaim Defendants to media for purposes of promoting Counterclaim Defendants enterprises through publicity appeared on countless websites. All reproductions by Counterclaim Defendants were undertaken without the permission of and in wanton disregard of Counterclaimant's rights in the Photographs.

- 5. Upon information and belief, Counterclaim Defendants are sophisticated and experienced corporations engaged in multimillion dollar marketing campaigns and were either aware that they did not have any rights to reproduce the Photographs or did not take the reasonable steps necessary to determine whether they had rights to exploit the Photographs. Furthermore, upon information and belief, the actions of Counterclaim Defendants have caused and constitute over 100 known acts of copyright infringement relating to the Photographs.
- 6. On or about June 1, 2005 and again on or about August 10, 2005, Counterclaimant delivered by registered mail cease and desist letters upon Counterclaim Defendants providing notification that Counterclaim Defendants' numerous reproductions of the Photographs violated Counterclaimant's copyrights in the Photographs. Following such notice, Counterclaim Defendants ceased further unauthorized reproduction and distribution of the Photographs. Rahal Letterman has admitted that it had widely distributed the Photographs to third parties for promotional uses in all media throughout the period beginning in 2003 through in or about June, 2005.

JURISDICTIONAL ALLEGATION

- 7. Counterclaimant denies that the Court has original jurisdiction over this action. However, should the Court deem jurisdiction is proper, Counterclaimant alleges the Counterclaims set forth below.
- 8. Venue is not proper in this district under 28 U.S.C. § 1391. Counterclaimant does not transact business within this district and, therefore,

5

7

10 11

12 13

15

16 17

18

19

20 21

22

24

25

23

26

27 28

PARTIES

- Counterclaimant is a resident of Tucson, Arizona, with a principal place 9. of business located at 211 South 4th Avenue, Tucson, Arizona, 85701.
- Counterclaim Defendant Argent is a California limited liability company 10. with a principal place of business located at 3 Park Plaza, 19th Floor, Irvine, California 92614. Upon information and belief Argent transacts business in Arizona and New York, as well as throughout the United States.
- Counterclaim Defendant Rahal is an Ohio corporation established by 11. Bobby Rahal, which upon information and belief is engaged in the operation of an IndyCar series racing team that participates in car race events and transacts business throughout the United States including New York and Arizona.
- Counterclaim Defendant Rahal Letterman is a Ohio corporation 12. established by Bobby Rahal and television talk show host David Letterman engaged in the operation of an IndyCar series racing team that participates in race events and transacts business throughout the United States, including New York and Arizona.
- Counterclaim Defendants do and at all times relevant to the matters 13. alleged in this complaint did regularly transact business in California, including interstate trade and commerce. Many of the unlawful and unfair actions and conduct of Counterclaim Defendants described herein were conceived, performed or made effective in California.
- Counterclaimant is informed and believes, and on that basis alleges, that at all times herein mentioned, each Counterclaim Defendant was acting for himself or itself, individually, and as the agent, employee, representative, partner and coconspirator of each of the other defendants, individually and collectively, and in undertaking the acts, conduct, transactions and contracts herein alleged, each of the

t

3

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

defendants was acting on his and its own behalf and on behalf of the other defendants in the course and scope of such agency, employment, representation, partnership and conspiracy. Counterclaimant is informed and believes, and on that basis alleges, that each Counterclaim Defendant authorized, approved, and ratified each and every act, transaction and contract undertaken by each other defendant, and each and every act, transaction and occurrence undertaken by each Counterclaim Defendant was perpetrated in furtherance of Counterclaim Defendants' agency, employment, representation, partnership and conspiracy with each other defendant.

COUNTERCLAIMANT'S COPYRIGHTS

The United States Copyright Office has registered each of 15. Counterclaimant's Photographs as works of visual arts. McCain continues to be the holder of all copyrights relating to the Photographs, registered under the following entry: VA U-564-275 under the title "Unpublished Photographs, Edward McCain's Photography of Danica Patrick and Team Rahal taken November 14th and 15th, 2002 at Firebird Raceway, Phoenix Arizona." A true and correct copy of the certificate of registration is attached hereto as "Exhibit A" and is incorporated herein by reference. Counterclaimant is listed as the sole Author. Counterclaimant's copyrights are hereinafter collectively referred to as the "Copyrights."

FIRST CLAIM FOR RELIEF FOR DAMAGES FOR COPYRIGHT INFRINGEMENT (AGAINST ARGENT)

- 16. Counterclaimant realleges and incorporates by this reference each and every allegation set forth above at paragraphs 1 through 15 inclusive, as though fully set forth herein.
- Counterclaimant is currently and at all relevant times has been the sole 17. proprietor of all right, title and interest in and to the Copyrights. Counterclaimant has complied in all respects with Title 17 of the United States Code, secured the

 11			
ANSWER TO COMPLAINT AND COUNTERC	ATMC		
THE COUNTERC	rwiini2		-
	<i>[]</i>		121
Carlink	n	Dage	~ 4

2

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

exclusive rights and privileges in and to the Copyrights, and has received from the Register of Copyrights the appropriate certifications of registration, which constitute prima facie evidence of the validity of the copyrights and of the facts stated in the certificates.

- 18. After the dates of registration of the Copyrights and continuing to date, Counterclaim Defendant Argent reproduced, manufactured, marketed, displayed, promoted, sold and/or offered for sale unapproved and unauthorized copies of the Photographs which are protected by the Copyrights. Counterclaim Defendant Argent's conduct was without the consent of Counterclaimant in violation of rights afforded by the Copyrights.
- Counterclaimant is informed and believes, and on that basis alleges, that 19. Counterclaim Defendant Argent engaged in conduct which is willful within the meaning of section 504(c)(2) of the Copyright Act of 1976 and with knowledge of the Copyrights.
- Counterclaim Defendant Argent's infringements of the Copyrights 20. caused damage to Counterclaimant, including injury to its business reputation and loss of past and prospective income. Counterclaimant is entitled to recover from Counterclaim Defendant Argent the damages it has sustained and will sustain, and any gains, profits and advantages obtained by Argent as a result of Argent's acts of infringement alleged above. McCain is also entitled to an award of its attorneys' fees and costs. At present, the amount of such damages, gains, profits and advantages has not been fully ascertained by Counterclaimant, but Counterclaimant is informed and believes, and on the basis of such information and belief alleges, that the amount is in excess of \$1,000,000.00. In the alternative, Counterclaimant is entitled to an award of statutory damages of up to \$100,000 per violation pursuant to section 504(c)(2) of the Copyright Act of 1976.

SECOND CLAIM FOR RELIEF FOR DAMAGES FOR COPYRIGHT INFRINGEMENT

4

5

10

11

12

13

15

16

17

18

19

20

21

22

23

24

25

26

27

28

(AGAINST TEAM RAHAL)

- Counterclaimant realleges and incorporates by this reference each and 21. every allegation set forth above at Paragraphs 1 through 20 inclusive, as though fully set forth herein.
- Counterclaimant is currently and at all relevant times has been the sole proprietor of all right, title and interest in and to the Copyrights. Counterclaimant has complied in all respects with Title 17 of the United States Code, secured the exclusive rights and privileges in and to the Copyrights, and has received from the Register of Copyrights the appropriate certifications of registration, which constitute prima facie evidence of the validity of the copyrights and of the facts stated in the certificates.
- After the dates of registration of the Copyrights and continuing to date, 23. Counterclaim Defendant Team Rahal reproduced, manufactured, marketed, displayed, promoted, sold and/or offered for sale unapproved and unauthorized copies of the Photographs which are protected by the Copyrights. Counterclaim Defendant Team Rahal's conduct was without the consent of Counterclaimant in violation of rights afforded by the Copyrights.
- Counterclaimant is informed and believes, and on that basis alleges, that Counterclaim Defendant Team Rahal engaged in conduct which is willful within the meaning of section 504(c)(2) of the Copyright Act of 1976 and with knowledge of the Copyrights.
- Counterclaim Defendant's infringements of the Copyrights caused damage to Counterclaimant, including injury to its business reputation and loss of past and prospective income. Counterclaimant is entitled to recover from Counterclaim Defendant Team Rahal the damages it has sustained and will sustain, and any gains, profits and advantages obtained by Team Rahal as a result of Team Rahal's acts of infringement alleged above. Counterclaimant is also entitled to an

2

3

4

5

6

8

10

[]

12

13

15

16

17

18

19

20

21

22

23

24

25

26

27

28

award of its attorneys' fees and costs. At present, the amount of such damages, gains, profits and advantages has not been fully ascertained by Counterclaimant, but Counterclaimant is informed and believes, and on the basis of such information and belief alleges, that the amount is in excess of \$1,000,000.00. In the alternative, Counterclaimant is entitled to an award of statutory damages of up to \$100,000 per violation pursuant to section 504(c)(2) of the Copyright Act of 1976.

THIRD CLAIM FOR RELIEF FOR DAMAGES FOR COPYRIGHT INFRINGEMENT (AGAINST RAHAL LETTERMAN)

- Counterclaimant realleges and incorporates by this reference each and 26. every allegation set forth above at Paragraphs 1 through 25 inclusive, as though fully set forth herein.
- Counterclaimant is currently and at all relevant times has been the sole 27. proprietor of all right, title and interest in and to the Copyrights. Counterclaimant has complied in all respects with Title 17 of the United States Code, secured the exclusive rights and privileges in and to the Copyrights, and has received from the Register of Copyrights the appropriate certifications of registration, which constitute prima facie evidence of the validity of the copyrights and of the facts stated in the certificates.
- After the dates of registration of the Copyrights and continuing to date, 28. Counterclaim Defendant Rahal Letterman reproduced, manufactured, marketed, displayed, promoted, sold and/or offered for sale unapproved and unauthorized copies of the Photographs which are protected by the Copyrights. Counterclaim Defendant Rahal Letterman's conduct was without the consent of Counterclaimant in violation of rights afforded by the Copyrights.
 - Counterclaimant is informed and believes, and on that basis alleges, that 29.

ANGUIED	TO COLOR LET	
VIASACK	TO COMPLAINT AND COUNTERCLAIMS	
	0	
	ELECTRIC TO 1	D

Counterclaim Defendant Rahal Letterman engaged in conduct which is willful within the meaning of section 504(c)(2) of the Copyright Act of 1976 and with knowledge of the Copyrights.

30. Counterclaim Defendant Rahal Letterman's infringements of the Copyrights caused damage to Counterclaimant, including injury to its business reputation and loss of past and prospective income. Counterclaimant is entitled to recover from Counterclaim Defendant Rahal Letterman the damages it has sustained and will sustain, and any gains, profits and advantages obtained by Rahal Letterman as a result of Rahal Letterman's acts of infringement alleged above. McCain is also entitled to an award of its attorneys' fees and costs. At present, the amount of such damages, gains, profits and advantages has not been fully ascertained by Counterclaimant, but Counterclaimant is informed and believes, and on the basis of such information and belief alleges, that the amount is in excess of \$1,000,000.00. In the alternative, Counterclaimant is entitled to an award of statutory damages of up to \$100,000 per violation pursuant to section 504(c)(2) of the Copyright Act of 1976.

FOURTH CLAIM FOR RELIEF FOR DAMAGES FOR COPYRIGHT INFRINGEMENT (AGAINST ALL COUNTERCLAIM DEFENDANTS)

- 31. Counterclaimant realleges and incorporates by this reference each and every allegation set forth above at Paragraphs 1 through 30 inclusive, as though fully set forth herein.
- 32. Counterclaimant is currently and at all relevant times has been the sole proprietor of all right, title and interest in and to the Copyrights. Counterclaimant has complied in all respects with Title 17 of the United States Code, secured the exclusive rights and privileges in and to the Copyrights, and has received from the Register of Copyrights the appropriate certifications of registration, which constitute

5

10

11

12

13

14

15

16

17

18

[9

20

21

22

23

24

25

26

27

28

prima facie evidence of the validity of the copyrights and of the facts stated in the certificates.

- 33. After the dates of registration of the Copyrights and continuing to date, Counterclaim Defendants reproduced, manufactured, marketed, displayed, promoted, sold, distributed and/or offered to third parties including, but not limited to, Toyota Motors, Norwalk Furniture, Inc., Pioneer Electronics, Inc., Time Warner, Inc., USA Today, Indy Men's Magazine, People Magazine, Sports Illustrated, Speedgear.com-F1 Marketing Group, Inc., Logicalism, Honda Motor Company, Inc., Bridgestone Americas Holdings, Inc (Firestone), Consumer Electronics Association, St. Petersberg Times, America On-line, ESPN, ESPN Internet Ventures, Bobby Rahal Automotive Group, The Timken Company, Worldwide Pants Incorporated, Spacepac Industries, Ltd., Woman Motorist Internet Magazine (www.womanmotorist.com), motoracing.tv, indyspeedway.com, hondabeat.com, lemans-racing.com, and the literation in the selection of t (collectively "Third Party Infringers") among others known and presently unknown, unauthorized copies of the Photographs which are protected by the Copyrights, for reproduction for purposes of publicity and marketing. Counterclaim Defendant's conduct was without the consent of Counterclaimant in violation of rights afforded by the Copyrights.
- Upon information and belief, some or all of Third Party Infringers obtained the Photographs from Counterclaim Defendants either with the express understanding that the Photographs could be reproduced without limitation or the authority Counterclaimant, or without any notice that reproduction of the Photographs would violate the Copyrights.
- Counterclaimant is informed and believes, and on that basis alleges, that 35. Counterclaim Defendants engaged in conduct which is willful within the meaning of section 504(c)(2) of the Copyright Act of 1976 and with knowledge of the Copyrights.

1	36. Counterclaim Defen
2	damage to McCain, including inju
3	prospective income. Counterclain
4	Defendants the damages he has so
5	advantages obtained by Counterc
6	Defendants' acts of infringement
7	an award of his attorneys' fees an
8	gains, profits and advantages has
9	Counterclaimant is informed and
10	belief alleges, that the amount is i
11	Counterclaimant is entitled to an a

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

dants' infringements of the Copyrights caused ury to his business reputation and loss of past and mant is entitled to recover from Counterclaim ustained and will sustain, and any gains, profits and laim Defendants as a result of Counterclaim alleged above. Counterclaimant is also entitled to d costs. At present, the amount of such damages, not been fully ascertained by Counterclaimant, but believes, and on the basis of such information and n excess of \$1,000,000.00. In the alternative, award of statutory damages of up to \$100,000 per violation pursuant to section 504(c)(2) of the Copyright Act of 1976.

PRAYER FOR RELIEF AS TO THE COMPLAINT FOR DECLARATORY JUDGMENT

WHEREFORE, Defendant prays for judgment, as follows:

- That Plaintiffs take nothing by way of their Complaint; 1.
- 2. That the Complaint and each purported claim or cause of action therein be dismissed with prejudice;
 - That judgment be entered in favor of Defendant on the Complaint; 3.
- 4. That the Court award Defendant his attorneys' fees and costs as allowed by law; and
- That the Court award such other and further relief as the Court may 5. deem just and proper.

PRAYER FOR RELIEF AS TO THE COUNTERCLAIMS FOR COPYRIGHT INFRINGEMENT

WHEREFORE, Counterclaimant prays for judgment against Counterclaim Defendants as follows:

Exhibit B Page 32



This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

SHORT FORM VA
For a Work of the Visual Arts
UNITED STATES COPYRIGHT OFFICE

 \varnothing

Marybeth Peters
REGISTER OF COPYRIGHTS

VAU 564 – 275

PROPERTY OF THE STREET OF THE

OFFICIAL SEAL C) J. United States of America Application Received NOV 29.2002 MOV 29.7002 TYPE OR PRINT IN BLACK INK. DO NOT WRITE ABOVE THIS LINE. Title of This Work: Unpublished Photographs, Edward McCain's photography of Danica Patrick & Team Rahal taken Nov. 14th & 15th, 2002 at Firebird Raceway, Phoenix, AZ Alternative title or thie of larger work in which this work was published. 988 Photographs Name and Address of Edward McCain Author and Owner of the 211 S 4th Avenue Copyright: Tucson, AZ 85701-2103 Nationality or domicile: Phone, fax, and email: Phone (520) 623-1998 Fax (520) 623-1190 Email cdward@mccainphoto.com Year of Creation: 2002 a. Date If work has been published, (Month, day, and Date and Nation of Month Day year all required) Publication: b. Nation Type of Authorship 3-Dimensional sculpture Photograph 🗆 Мар in This Work: 2-Dimensional artwork □ Text Jewelry design Check all that this author created. ☐ Technical drawing Signature: I certify that the statements made by me in this application are correct to the 6 best of my jangwiedge *Check one Author Authorized agent Registration cannot be completed without a signature. Check here if same as 42 above Name and Address of Person to Contact for Rights and Permissions: DET Piione () Phone, fax, and email-Email Name V Deposit Account # Edward McCain Number/SiresPApt 7 e this a reently Accoun 211 S 4th Avenue City/State/ZIP ♥ Tucson, AZ 85701-2103

TVLS.C. 5 Solid July person who knowingly makes a larse representation of a material lect in the application for copyright registration provided for by section as application, shall be fined not more than \$2,500.

U.S.C.

ELS.C.

**ELS.C.*

**ELS.

.

DO NOT WINITE HERE

NU.S. GOVERNMENT PRINTING OFFICE 1999-454 879/54

PROOF OF SERVICE

I am a citizen of the United States. My business address is 233 Broadway, 22nd Floor, New York, NY 10279. I am employed in the County of New York, where this service occurs. I am over the age of 18 years, and I am not a party to the within cause. I am readily familiar with my firm's normal business practice for collection and processing of correspondence for mailing with the U.S. Postal Service, and that practice is that correspondence is deposited with the U.S. Postal Service the same day as the day of collection in the ordinary course of business.

On the day set forth below, following ordinary business practice, I served a copy of the foregoing documents described as:

ANSWER TO COMPLAINT AND COUNTERCLAIMS

By Mail: I caused such envelopes with postage thereon fully prepaid to be placed in the United States mail, to the addressees (attorneys for Plaintiffs), on this date before 5:00 p.m.:

Michael Wachtell, Esq.
Richard P. Ormand, Esq.
BUCHALTER NEMER
1000 Wilshire Boulevard, Suite 1500
Los Angeles, CA 90017-2457

ı

2

3

5

7

8

10

11

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Lisa I. Carteen, Esq. BAKER & HOSTETLER 333 South Grand Avenue, Suite 1800 Los Angeles, CA 90071-1523

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on December 7, 2006, at New York, New York.

John Pelosi

PROOF OF SERVICE

Exhibit____

Page_34

MORTGAGE COMPANY, LLC, a California limited liability company,

Counterclaim Defendants.

27

28

27

28

NOTICE OF INTERESTED PARTIES

Exhibit Page 36

PROOF OF SERVICE

I am a citizen of the United States. My business address is 233 Broadway, 22nd Floor, New York, NY 10279. I am employed in the County of New York, where this service occurs. I am over the age of 18 years, and I am not a party to the within cause. I am readily familiar with my firm's normal business practice for collection and processing of correspondence for mailing with the U.S. Postal Service, and that practice is that correspondence is deposited with the U.S. Postal Service the same day as the day of collection in the ordinary course of business.

On the day set forth below, following ordinary business practice, I served a copy of the foregoing documents described as:

NOTICE OF INTERESTED PARTIES

By Mail: I caused such envelopes with postage thereon fully prepaid to be placed in the United States mail, to the addressees (attorneys for Plaintiffs), on this date before 5:00 p.m.:

Michael Wachtell, Esq. Richard P. Ormand, Esq. BUCHALTER NEMER 1000 Wilshire Boulevard, Suite 1500 Los Angeles, CA 90017-2457

Lisa I. Carteen, Esq.
BAKER & HOSTETLER
333 South Grand Avenue,
Suite 1800
Los Angeles, CA 90071-1523

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on December 7, 2006, at New York, New York.

John Pelosi

28

2

3

7

8

9

10

н

12

13

17

18

19

20

21

22

23

24

25

26

27



U.S.D.C CENTRAL DISTRICT - WESTERN DIVISION

CASE NUMBER: SACV 06-749 CJC(RNBx)

PLEADINGS INDEX - VOLUME 1

CLIENT AND MATTER NUMBER: A7440-8005

	TAB	DATE FILED AND SERVED	NAME OF PLEADING	PARTY SERVING DOCUMENT
1		D: 08/15/06	SUMMONS	PLAINTIFF ARGENT MORTGAGE COMPANY, ET AL.
2		F: 08/15/06	ARGENT MORTGAGE COMPANY, LLC'S AND TEAM RAHAL, INC.'S COMPLAINT FOR DECLARATORY JUDGMENT OF NON-INFRINGEMENT DEMAND FOR JURY TRIAL	PLAINTIFF TEAM RAHAL, INC.
3		D: 08/15/06	NOTICE TO COUNSEL	PLAINTIFF TEAM
L				RAHAL, INC.
4		D: 08/15/06	NOTICE OF ASSIGNMENT TO UNITED STATE MAGISTRATE	PLAINTIFF TEAM RAHAL, INC.
5		D: 08/15/06	CIVIL COVER SHEET	PLAINTIFF TEAM RAHAL, INC.
6		F: 08/15/06	ACTION OR APPEAL HAVE BEEN FILED REGARDING COPYRIGHT	PLAINTIFF TEAM RAHAL, INC.
7		F: 08/15/06	CERTIFICATION OF INTERESTED PARTIES	PLAINTIFF TEAM RAHAL, INC.
8		F: 10/03/06	PROOF OF SERVICE	PLAINTIFF TEAM RAHAL, INC.
9		D: 10/16/06	PROOF OF SERVICE SUBPOENA IN A CIVIL	PLAINTIFF ARGENT MORTGAGE COMPANY, ET AL.
10		F: 11/09/06	NOTICE OF INTENT TO SCHEDULE THE CASE	COURT

	0	30
Exhibit_		Page_ <i>_Q_</i>

ARGENT MORTGAGE COMPANY - COPYRIGHT INFRINGEMENT OF DANICA PATRICK PHOTOS (McCAIN)

U.S.D.C CENTRAL DISTRICT - WESTERN DIVISION

CASE NUMBER: SACV 06-749 CJC(RNBx)

PLEADINGS INDEX - VOLUME 1

CLIENT AND MATTER NUMBER: A7440-8005

TAB	DATE FILED AND SERVED	NAME OF PLEADING	PARTY SERVING DOCUMENT
11	F: 11/13/06	STIPULATION TO EXTEND DEFENDANT'S TIME TO RESPOND TO PLAINTIFF'S COMPLAINT	DEFENDANT, EDWARD MCCAIN
12	D: 12/05/06	PROOF OF SERVICE OF PRO HAC VICE APPLICATION AND [PROPOSED] ORDER ON PRO HAC VICE APPLICATION	DEFENDANT, EDWARD MCCAIN
13	D: 12/05/06	APPLICATION ON NON- RESIDENT ATTORNEY TO APPEAR IN A SPECIFIC CASE (JOHN PELOSI)	COURT
14	S: 12/07/06	NOTICE OF INTERESTED PARTIES	DEFENDANT AND COUNTERCLAIMANT, EDWARD MCCAIN
15	F: 12/15/06	ORDER ON APPLICATION OF NON-RESIDENT ATTORNEY TO APPEAR IN A SPECIFIC CASE	COURT
16	F: 01/03/07	COUNTERCLAIM DEFENDANT ARGENT MORTGAGE COMPANY, LLC'S ANSWER TO COUNTERCLAIMS FOR COPYRIGHT INFRINGEMENT	PLAINTIFF ARGENT MORTGAGE COMPANY
17	E: 01/03/07	COUNTERDEFENDANT TEAM RAHAL, INC.'S ANSWER TO COUNTERCLAIMANT EDWARD MCCAIN'S COUNTERCLAIMS	PLAINTIFF AND COUNTERDEFENDANT, TEAM RAHAL, INC.
18		PLAINTIFF ARGENT MORTGAGE COMPANY'S RULE 26(a)(1) INITIAL DISCLOSURE	PLAINTIFF AND COUNTERDEFENDANT, ARGENT MORTGAGE



U.S.D.C CENTRAL DISTRICT - WESTERN DIVISION

CASE NUMBER: SACV 06-749 CJC(RNBx)

PLEADINGS INDEX - VOLUME 1

CLIENT AND MATTER NUMBER: A7440-8005

TAB	DATE FILED AND SERVED	NAME OF PLEADING	PARTY SERVING DOCUMENT
			COMPANY.
19	F: 01/22/07	JOINT REPORT PURSUANT TO RULE 26(f)	PLAINTIFF AND COUNTERDEFENDANT TEAM RAHAL, INC.
20	S: 0122/07	DEFENDANT AND COUNTERCLAIM PLAINTIFF'S INITIAL WITNESS LIST	DEFENDANT AND COUNTERCLAIM PLAINTIFF EDWARD McCAIN
21	S: 01/23/07	APPLICATION OF NON- RESIDENT ATTORNEY TO APPEAR IN A SPECIFIC CASE	PLAINTIFF AND COUNTERDEFENDANT, TEAM RAHAL, INC.
22	S: 01/23/07	ORDER ON APPLICATION OF NON-RESIDENT ATTORNEY TO APPEAR IN A SPECIFIC CASE	PLAINTIFF AND COUNTERDEFENDANT, TEAM RAHAL, INC.

Exhibit "C"

Sec.

23

VS.

AND RELATED COUNTERCLAIMS

24

EDWARD MCCAIN, an individual,

25

Defendant.

26

27

28

BUCHALTER NEMER OFFINANCIAL COMPANION LOS ANGELES

Scheduling Order:

January 29, 2007

Trial Date:

Not Set

BN 1102812v1	

JOINT RULE 26(F) REPORT

Exhibit

3 4

6 7

5

9 10

8

11 12

13 14

15

16 17

18

19 20

21

22 23

24

25 26

27

28

BUCHALTER NEMER LOS ANGELES

Attorneys for Plaintiff and Counterclaim Defendant Argent Mortgage Company, LLC ("Argent"), Plaintiff and Counterclaim Defendant Team Rahal, Inc. ("Rahal") (collectively "Plaintiffs"), and Defendant and Counterclaimant Edward McCain ("McCain") met telephonically on January 8, 2007, and conducted the conference required by Fed. R. Civ. Proc. 26(f) and Local Rule 26-1. The parties now submit this Joint Report regarding the conference and report on the following issues:

A) Nature of Claims

Plaintiffs seek declaratory judgment for non-infringement of the copyright registered under United States Copyright Registration No. Vau-564-275. This action arises under The Federal Declaratory Judgment Act, 28 U.S.C. §§ 2201 and 2202, and the copyright laws of the United States, 17 U.S.C. § 101 et. seq. Defendant has counterclaimed that Plaintiffs are liable for the infringement of Defendant's alleged copyrights in certain photographs, including Plaintiffs' unauthorized reproduction and the unauthorized reproduction by third parties who reproduced the photographs (allegedly obtained from Plaintiffs) without McCain's permission. McCain alleges that third parties reproduced the photographs as a direct result of Plaintiffs' warranties and representations. McCain's counterclaims also arise under the copyright laws of the United States, 17 U.S.C. § 101 et. seq.

B) Legal Issues

Plaintiffs believe the key legal issues are: (i) whether the copyright asserted by McCain is valid, enforceable, and/or owned by McCain; (ii) whether Plaintiffs have infringed any valid and enforceable copyright in certain photographs; (iii) whether Plaintiffs are liable for allegedly infringing uses of photographs by third parties; and (iv) if Plaintiffs are liable for any alleged infringements, the appropriate award of damages or statutory damages, depending upon McCain's election.

215-896 0415

p.4

2

1

4

5

6 7

8

9 10

11

12 13

14 15

16 17

18

19 20

21

22 23

24

25 26

27 28

BUCHALTER NEMER

McCain believes that the key legal issues are (i) that this Court is not the proper venue for this action; (ii) that he has valid registered copyrights in photographs reproduced by Plaintiffs; (iii) that Plaintiffs reproduced the photographs in willful disregard of McCain's copyrights; (iv) that Plaintiffs caused third parties to reproduce the photographs for marketing and promotional purposes to benefit Plaintiffs in willful disregard of McCain's copyrights; and (v) Plaintiffs are liable for statutory damages, reasonable attorneys fees and other damages the Court deems applicable.

C) Likelihood of Motions to Add Parties/Claims, Amended Pleadings, or Transfer Venue (Local Rule 26-1(e))

Argent: Argent may seek to add additional defendants to the action who may be liable to Argent for indemnification and/or other claims. Without waiving its rights to do so, Argent does not anticipate adding additional claims, amending the Pleadings or seeking to transfer venue.

Rahal: Rahal may seek to add additional defendants to the action who may be liable to Rahal for indemnification and/or other claims. Without waiving its rights to do so, Rahal does not anticipate adding additional claims, amending the Pleadings or seeking to transfer venue.

McCain: McCain may seek to dismiss the claims for lack of personal jurisdiction since McCain does not reside in California, nor does he transact business in California. McCain may seek to transfer venue. McCain will likely move for summary judgment on the claims for copyright infringement by Plaintiffs in the proper forum.

<u>Cut-off</u>: The parties agree that the cut-off to add additional parties/claims is <u>August 31, 2007</u>.

D) Discovery and Experts

Rule 26(f)(1): The parties agree to make their initial disclosures no later than January 22, 2007.

BN 1102812v1

3

JOINT RULE 26(F) REPORT

Rule 26(f)(2): Plaintiffs: Plaintiffs intend to seek discovery regarding the 1 validity of the copyright; the allegedly infringing uses of the Photographs by 2 Plaintiffs and third parties; McCain's dissemination of the photographs; the chain of 3 possession of the photographs; McCain's relationship with alleged third party 4 infringers and with Plaintiffs' agent(s); and the amount of alleged damages. 5 Plaintiffs believe that at least 50 depositions will be required to ascertain the facts 6 surrounding the alleged acts of infringement, which McCain alleges exceed 100, 7 including alleged acts of infringement by more than 35 third parties. As such, 8 extensive third party discovery will be required. Further, Plaintiffs anticipate engaging at least two experts on the issues of infringement and damages. 10 11

McCain: Intends to seek discovery as to the unauthorized reproduction of McCain's photographs in violation of his copyrights and the unauthorized reproduction by third parties caused by Plaintiffs. Of particular relevance are the facts relating to the provision of photographs by Argent to other Counterclaim Defendants. Depositions of third parties may be necessary to confirm that certain third party infringements were the direct cause of Plaintiffs' acts and omissions. McCain anticipates far fewer depositions: the acts of infringement by Plaintiffs require approximately five depositions and those by third parties approximately seven. McCain anticipates engaging one expert on the issue of infringement, custom and practice in the advertising and promotions industry and damages.

Discovery Schedule: The parties have agreed to commence initial written discovery in February 2007. Thereafter, the parties agree to commence taking depositions in April 2007, after initial written discovery. Further, Plaintiffs request that party depositions will take place after third party depositions have been completed.

McCain's Position: McCain requests that party depositions take place initially (i.e., prior to third party depositions), or simultaneously, since the acts of infringement by Plaintiffs are the essence of this action and those acts by third BN 1102812v1

28
BUCHALTER NEMER
A Promorphic Companyon
Loss Americas

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

JOINT RULE 26(F) REPORT

Exhibit C Page 44

7

10 11

8

9

12 13

15 16

14

17 18

19 20

21 22

23 24 25

27

28

26

BUCHALTER NEMER DE ANCESTS

Filed 07/30/ 213 896 0415

parties are entirely separate acts, which are attributed to Plaintiffs. Plaintiffs have instituted an action to declare that they did not violate McCain's copyrights AND that they are not liable for the acts of third parties. Plaintiffs' liability (or lack thereof) is essential to the relief they seek. To require that all third party depositions be completed first would be to totally ignore the underlying facts which provide the basis for Plaintiffs' liability for acts of infringements committed by Plaintiffs. Further, depositions of Plaintiffs are necessary to determine to whom and under what circumstances Plaintiffs provided photographs for reproduction. It is McCain's position that proceeding with third party depositions first is impractical, illogical, wholly inefficient and designed to increase expenses and cause delay. Clearly if Plaintiffs have not violated McCain's copyrights, the acts of third parties are not relevant.

Plaintiffs' Position: Plaintiffs believe that the majority of the alleged infringements were committed by the third parties identified by McCain. As such, Plaintiffs believe that third-party evidence is critical to adjudication of the underlying claims and needs to be discovered first to determine where liability lies.

The parties reserve the right to conduct additional written discovery during or subsequent to taking depositions. Other than as set forth hereinabove, the parties do not believe that discovery should be limited to or focused upon particular issues. See Proposed Dates for discovery deadlines.

Rule 26(f)(3) – Electronic Discovery:

The parties have agreed to the following procedures with respect to electronic discovery. If not already done, the parties shall take reasonable steps to preserve all discoverable electronic data and media including all hard drives, software, and other recordable media. Each party shall provide the other parties with notice of the specific preservation steps that have been taken and assurances that all discoverable electronic data and media have been so preserved in the file

BN 1102812vl

JOINT RULE 26(F) REPORT

2 3

5 6

4

8 9

10

7

11 12

13

14 15

16 17

19

18

20

21 22

23

24

25

26

27 28

BN 1102812v1

BUCHALTER NEMER

format to be agreed upon by the parties. Further, the parties agree that all electronic data and media will be produced on CD-Rom or DVD-Rom.

Rule 26(f)(4): The parties anticipate seeking a stipulated protective order under Rule 26(c) regarding the use and dissemination of documents or information, which any party believes is confidential and/or proprietary.

Rule 26(f)(5): The parties believe that the limited number of interrogatories pursuant to Rule 33(a) is insufficient and that each will need up to 75 interrogatories to complete written discovery. The parties do not believe that any additional changes to the limitations on discovery should be made nor that other limitations should be set.

Rule 26(f)(6): The parties at this time do not believe that additional orders under Rules 16(b) and (c) are necessary.

E) **Trial Estimate**

The parties believe the trial will take three weeks. All parties have requested a jury trial.

F) **Proposed Dates**

While Plaintiffs would like to resolve this case expeditiously, due to the scope of discovery that is necessary, Plaintiffs believe that the trial date cannot be reasonably set any earlier than mid-2009. Plaintiffs anticipate the need for over 40 depositions of third parties, many of which are multinational corporations. Plaintiffs anticipate that many of these third parties will seek protective orders and

restrictions with the Court, thereby necessitating a slightly protracted deposition and discovery schedule. As such, Plaintiffs propose the following dates:

1) Non-Expert Discovery Cut-Off: November 21, 2008

2) Initial Expert Reports Due: February 13, 2009

3) Rebuttal Expert Reports Due: February 27, 2009

Discovery Motion Cut-Off (Filing): 4) March 23, 2009

5) Dispositive Motion Cut-Off (Filing): May 4, 2009

JOINT RULE 26(F) REPORT

Exhibit Page

				· ·	•	
		1	6)	Final Pre-Trial Conference:	June 15, 2009	
•		2	7)	<u>Trial</u> ;	July 6, 2009	
		3	Mc	Cain believes that the trial date can be re	· · · · ·	
		4 pı		he following dates:	and 2000 and	
		5	8)	Non-Expert Discovery Cut-Off:	December 27, 2007	
	(6	9)	Initial Expert Reports Due:	February 1, 2008	
	•	7	10)	Rebuttal Expert Reports Due:	February 22, 2008	
	8	3	11)	Discovery Motion Cut-Off (Filing):	March 24, 2008	
	9)	12)	Dispositive Motion Cut-Off (Filing):		
4#15	10)	13)	Final Pre-Trial Conference:	June 20, 2008	
No.	11		14)	Trial:	July 21, 2008	
	12	(G)	Com	plex Case (L.R. 26-1(a))		
-1	13		The p	arties believe that this case is not comp	plex and does not require any of	
	14	Ma		Complex Litigation procedures.	on the state of th	
	15	H)	Conse	ent to Magistrate Judge		
	16	1	The pa	arties do not consent to a Magistrate Ju	dge.	
	17	I)		ment (L.R. 26-1(c))		
	18	}	The pa	urties have engaged in preliminary settl	ement negotiations. Although a	
	19	reso	resolution has not been reached, the parties believe that a settlement is possible.			
	20			nt to Local Rule 16-15.4, the parties pr	-	
.	21	No.		by the parties shall participate in a non-		
	22			amely, private mediation.	•	
	23	Ŋ	All Oth	ner Matters		
	24		There a	re no other matters at this time.	·	
	25					
	26		•			
	27					
	28					
BUCHALTER I A PROFESSIONAL COL LOS ANGES	POSTATOR	BN 11028	12vl	7		
	I			JOINT RULE 26(F) REPORT		
					[]	

Filed 07/30/20

Document 19-2

Page 44 of 56

	\mathbf{c}	· 119:
Exhibit	<u>U</u>	Page

1 **BUCHALTER NEMER** A Professional Corporation MICHAEL L. WACHTELL (SBN: 47218) RICHARD P. ORMOND (SBN: 207442) 1000 Wilshire Boulevard, Suite 1500 Los Angeles, CA 90017-2457 Telephone: (213) 891-0700 Facsimile: (213) 896-0400 2 3 4 5 Attorneys for Plaintiff and Counterdefendant ARGENT MORTGAGE COMPANY, LLC 6 7 BAKER & HOSTETLER LLP LISA L CARTEEN (SBN: 204764) 333 S. Grand Avenue, Suite 1800 8 Los Angeles, CA 90017-1523 Telephone: (213) 975-1600 Facsimile: (213) 975-1740 9 10 Attorneys for Plaintiff and Counterdefendant TEAM RAHAL, INC. 11 PELOSI WOLF EFFRON AND SPATES LLP 12 JOHN PELOSI (Admitted Pro Hac Vice)
233 Broadway, 22nd floor
New York, NY 10279
Telephone: (212) 334-3599
Facsimile: (212) 571-9149 13 14 15 Attorneys for Defendant/Counterclaimant EDWARD McCAIN 16 17 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION 18 19 ARGENT MORTGAGE Case No. SACV 06-749 CJC (RNBx) COMPANY, LLC, a California 20 limited liability company; and TEAM RAHAL, INC., an Ohio Judge: Hon. Cormac J. Carney 21 corporation, JOINT REPORT PURSUANT TO **RULE 26(f)** 22 Plaintiff. Scheduling Order: January 29, 2007 23 VS. Trial Date: Not Set 24 EDWARD MCCAIN, an individual. 25 Defendant. 26 AND RELATED COUNTERCLAIMS 27 28 BN 1102812v1 1

BUCHALTER NEMER
A PROPERSIONAL CORPORATION
LOS ANGELES

JOINT RULE 26(F) REPOR Exhibit

Page_5

Attorneys for Plaintiff and Counterclaim Defendant Argent Mortgage Company, LLC ("Argent"), Plaintiff and Counterclaim Defendant Team Rahal, Inc. ("Rahal") (collectively "Plaintiffs"), and Defendant and Counterclaimant Edward McCain ("McCain") met telephonically on January 8, 2007, and conducted the conference required by Fed. R. Civ. Proc. 26(f) and Local Rule 26-1. The parties now submit this Joint Report regarding the conference and report on the following issues:

A) Nature of Claims

Plaintiffs seek declaratory judgment for non-infringement of the copyright registered under United States Copyright Registration No. Vau-564-275. This action arises under The Federal Declaratory Judgment Act, 28 U.S.C. §§ 2201 and 2202, and the copyright laws of the United States, 17 U.S.C. § 101 et. seq. Defendant has counterclaimed that Plaintiffs are liable for the infringement of Defendant's alleged copyrights in certain photographs, including Plaintiffs' unauthorized reproduction and the unauthorized reproduction by third parties who reproduced the photographs (allegedly obtained from Plaintiffs) without McCain's permission. McCain alleges that third parties reproduced the photographs as a direct result of Plaintiffs' warranties and representations. McCain's counterclaims also arise under the copyright laws of the United States, 17 U.S.C. § 101 et. seq.

B) Legal Issues

Plaintiffs believe the key legal issues are: (i) whether the copyright asserted by McCain is valid, enforceable, and/or owned by McCain; (ii) whether Plaintiffs have infringed any valid and enforceable copyright in certain photographs; (iii) whether Plaintiffs are liable for allegedly infringing uses of photographs by third parties; and (iv) if Plaintiffs are liable for any alleged infringements, the appropriate award of damages or statutory damages, depending upon McCain's election.

Court deems applicable.

McCain believes that the key legal issues are (i) that this Court is not the proper venue for this action; (ii) that he has valid registered copyrights in photographs reproduced by Plaintiffs; (iii) that Plaintiffs reproduced the photographs in willful disregard of McCain's copyrights; (iv) that Plaintiffs caused third parties to reproduce the photographs for marketing and promotional purposes to benefit Plaintiffs in willful disregard of McCain's copyrights; and (v) Plaintiffs are liable for statutory damages, reasonable attorneys fees and other damages the

C) Likelihood of Motions to Add Parties/Claims, Amended Pleadings, or Transfer Venue (Local Rule 26-1(e))

Argent: Argent may seek to add additional defendants to the action who may be liable to Argent for indemnification and/or other claims. Without waiving its rights to do so, Argent does not anticipate adding additional claims, amending the Pleadings or seeking to transfer venue.

Rahal: Rahal may seek to add additional defendants to the action who may be liable to Rahal for indemnification and/or other claims. Without waiving its rights to do so, Rahal does not anticipate adding additional claims, amending the Pleadings or seeking to transfer venue.

McCain: McCain may seek to dismiss the claims for lack of personal jurisdiction since McCain does not reside in California, nor does he transact business in California. McCain may seek to transfer venue. McCain will likely move for summary judgment on the claims for copyright infringement by Plaintiffs in the proper forum.

<u>Cut-off</u>: The parties agree that the cut-off to add additional parties/claims is <u>August 31, 2007</u>.

D) Discovery and Experts

Rule 26(f)(1): The parties agree to make their initial disclosures no later than January 22, 2007.

MER BN 1102812v1

BUCHALTER NEMER
A PROVESSIONAL CORPORATION
LOS ANGELES

Rule 26(f)(2): Plaintiffs: Plaintiffs intend to seek discovery regarding the validity of the copyright; the allegedly infringing uses of the Photographs by Plaintiffs and third parties; McCain's dissemination of the photographs; the chain of possession of the photographs; McCain's relationship with alleged third party infringers and with Plaintiffs' agent(s); and the amount of alleged damages. Plaintiffs believe that at least 50 depositions will be required to ascertain the facts surrounding the alleged acts of infringement, which McCain alleges exceed 100, including alleged acts of infringement by more than 35 third parties. As such, extensive third party discovery will be required. Further, Plaintiffs anticipate engaging at least two experts on the issues of infringement and damages.

McCain: Intends to seek discovery as to the unauthorized reproduction of McCain's photographs in violation of his copyrights and the unauthorized reproduction by third parties caused by Plaintiffs. Of particular relevance are the facts relating to the provision of photographs by Argent to other Counterclaim Defendants. Depositions of third parties may be necessary to confirm that certain third party infringements were the direct cause of Plaintiffs' acts and omissions. McCain anticipates far fewer depositions: the acts of infringement by Plaintiffs require approximately five depositions and those by third parties approximately seven. McCain anticipates engaging one expert on the issue of infringement, custom and practice in the advertising and promotions industry and damages.

<u>Discovery Schedule</u>: The parties have agreed to commence initial written discovery in February 2007. Thereafter, the parties agree to commence taking depositions in April 2007, after initial written discovery. Further, Plaintiffs request that party depositions will take place after third party depositions have been completed.

McCain's Position: McCain requests that party depositions take place initially (i.e., prior to third party depositions), or simultaneously, since the acts of infringement by Plaintiffs are the essence of this action and those acts by third BN 1102812v1

BUCHALTER NEMER
A PROFESSIONAL CORPORATION
LOS ANGELES

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

parties are entirely separate acts, which are attributed to Plaintiffs. Plaintiffs have instituted an action to declare that they did not violate McCain's copyrights AND that they are not liable for the acts of third parties. Plaintiffs' liability (or lack thereof) is essential to the relief they seek. To require that all third party depositions be completed first would be to totally ignore the underlying facts which provide the basis for Plaintiffs' liability for acts of infringements committed by Plaintiffs. Further, depositions of Plaintiffs are necessary to determine to whom and under what circumstances Plaintiffs provided photographs for reproduction. It is McCain's position that proceeding with third party depositions first is impractical, illogical, wholly inefficient and designed to increase expenses and cause delay. Clearly if Plaintiffs have not violated McCain's copyrights, the acts of third parties are not relevant.

Plaintiffs 'Position: Plaintiffs believe that the majority of the alleged infringements were committed by the third parties identified by McCain. As such, Plaintiffs believe that third-party evidence is critical to adjudication of the underlying claims and needs to be discovered first to determine where liability lies.

The parties reserve the right to conduct additional written discovery during or subsequent to taking depositions. Other than as set forth hereinabove, the parties do not believe that discovery should be limited to or focused upon particular issues. See Proposed Dates for discovery deadlines.

Rule 26(f)(3) – Electronic Discovery:

The parties have agreed to the following procedures with respect to electronic discovery. If not already done, the parties shall take reasonable steps to preserve all discoverable electronic data and media including all hard drives, software, and other recordable media. Each party shall provide the other parties with notice of the specific preservation steps that have been taken and assurances that all discoverable electronic data and media have been so preserved in the file

27 28

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

BN 1102812v1

format to be agreed upon by the parties. Further, the parties agree that all electronic data and media will be produced on CD-Rom or DVD-Rom.

Rule 26(f)(4): The parties anticipate seeking a stipulated protective order under Rule 26(c) regarding the use and dissemination of documents or information, which any party believes is confidential and/or proprietary.

Rule 26(f)(5): The parties believe that the limited number of interrogatories pursuant to Rule 33(a) is insufficient and that each will need up to 75 interrogatories to complete written discovery. The parties do not believe that any additional changes to the limitations on discovery should be made nor that other limitations should be set.

Rule 26(f)(6): The parties at this time do not believe that additional orders under Rules 16(b) and (c) are necessary.

E) **Trial Estimate**

The parties believe the trial will take three weeks. All parties have requested a jury trial.

F) **Proposed Dates**

While Plaintiffs would like to resolve this case expeditiously, due to the scope of discovery that is necessary, Plaintiffs believe that the trial date cannot be reasonably set any earlier than mid-2009. Plaintiffs anticipate the need for over 40 depositions of third parties, many of which are multinational corporations. Plaintiffs anticipate that many of these third parties will seek protective orders and restrictions with the Court, thereby necessitating a slightly protracted deposition and discovery schedule. As such, Plaintiffs propose the following dates:

- 1) Non-Expert Discovery Cut-Off: November 21, 2008
- 2) **Initial Expert Reports Due:** February 13, 2009
- Rebuttal Expert Reports Due: 3) February 27, 2009
- Discovery Motion Cut-Off (Filing): 4) March 23, 2009
- 5) Dispositive Motion Cut-Off (Filing): May 4, 2009

BUCHALTER NEMER LOS ANGELES

JOINT RULE 26(F) REPORTEXHIBIT

27

28

•				
	1 J) All Other Matters			
	2 There are no other matters	There are no other matters at this time.		
•	3			
	4	Respectfully submitted,		
	5 DATED: January, 2007	BUCHALTER NEMER		
	6	A Professional Corporation		
	7			
;	В	By:RICHARD P. ORMOND		
9		Attorneys for Plaintiff and Counterclaim Defendant Argent Mortgage Company, LLC		
10)			
11	DATED: January 22, 2007	BAKER & HOSTETLER LLP		
12		//		
13		By: LISA L. CARTEEN		
14		Attorneys for Plaintiff and Counterclaim Defendant Team Rahal, Inc.		
15				
16	DATED: January, 2007	PELOSI WOLF EFFRON & SPATES LLP		
17				
18		By:		
19		Attorneys for Defendant and Counterclaim Plaintiff Edward McCain		
20	501241668.3			
21				
22				
23				
24				
25	·			
26				
27				
28				
BUCHALTER NEMER A PROFESSIONAL CORPORATION LOS ANGELES	BN 1102812v1	8		
	JOINT	RULE 26(F) REPORT Exhibit Page 50		

BUCHALTER NEMER A PROPERHONAL COEFGRATION LOS ANGELES

RULE 26(a)(1) INITIAL DISCLOSE BESIT

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

•	

supplement these disclosures as necessary or as new information becomes known.

(A). <u>Identification of Persons</u> - The name, address and telephone number of each individual likely to have discoverable information that the disclosing party may use to support its claims or defenses, unless solely for impeachment, identifying the subjects of the information.

Response: See Addendum A.

(B). General Description of Documents - A copy of, or a description by category and location of, all documents, data compilations, and tangible things in the possession, custody, or control of the party that the disclosing party may use to support its claims or defenses, unless solely for impeachment, identifying the subjects of the information:

Response: Argent identifies:

- (a) Documents and things related to Argent's sponsorship of Team Rahal, Inc. ("Rahal") and Danica Patrick;
- (b) Documents and things related to Argent's purported Agency
 Agreement with Mark Borchetta;
- (c) Documents and things related to Argent's alleged licensing of photographs of Danica Patrick from Edward McCain;
- (d) Documents and things related to Argent's alleged design, creation, publication, use and/or distribution of materials relating to Rahal and/or Danica Patrick; and

The above are in the possession, custody or control of Argent and/or Argent's attorneys of record. Argent intends to seek a protective order prior to producing any confidential, protected or privileged documents and/or things.

25

26

27

28